

Arameh Z. O'Boyle (SBN 239495)  
azoboyle@mintz.com  
Esteban Morales Fabila (SBN 273948)  
emorales@mintz.com  
MINTZ LEVIN COHN FERRIS GLOVSKY AND POPEO P.C.  
2049 Century Park East, Suite 300  
Los Angeles, CA 90067  
Telephone: (310) 586-3200  
Facsimile: (310) 586-3202

*[Additional Defendants' Counsel continued on next page]*

*Attorneys for Defendants MindGeek  
S.à r.l., MG Freesites Ltd, MG Premium  
Ltd, MindGeek USA Incorporated, MG  
Global Entertainment Inc., and 9219-  
1568 Quebec Inc.*

UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA

K.A.,

Plaintiff,

v.

MINDGEEK S.A.R.L. a foreign entity;  
MG FREESITES LTD, a foreign entity;  
MINDGEEK USA INCORPORATED, a  
Delaware corporation; MG PREMIUM  
LTD, a foreign entity; MG GLOBAL  
ENTERTAINMENT INC., a Delaware  
corporation; 9219-1568 QUEBEC, INC.,  
a foreign entity; BERND BERGMAIR, a  
foreign individual; FERAS ANTOON, a  
foreign individual; DAVID TASSILLO,  
a foreign individual; VISA INC., a  
Delaware corporation; REDWOOD  
CAPITAL MANAGEMENT, LLC, a  
Delaware limited liability company;  
REDWOOD DOE FUNDS 1-7;  
COLBECK CAPITAL  
MANAGEMENT, LLC, a Delaware  
limited liability company; COLBECK  
DOE FUNDS 1-3,

Defendants.

Case No. 2:24-cv-04786-WLH-ADS

**PROOF OF SERVICE RE  
SEALED DOCUMENTS TO  
DEFENDANTS MINDGEEK  
S.À R.L., MG FREESITES LTD,  
MG PREMIUM LTD,  
MINDGEEK USA  
INCORPORATED, MG GLOBAL  
ENTERTAINMENT INC., AND  
9219-1568 QUEBEC INC.'S CIVIL  
LOCAL RULE 79-5.2.2  
APPLICATION FOR LEAVE TO  
FILE DOCUMENTS UNDER  
SEAL**

Complaint Filed: June 7, 2024  
Trial Date: None Set

**PROOF OF SERVICE**

I, the undersigned, certify and declare that I am over the age of 18 years, employed in the County of Los Angeles, State of California, and am not a party to the above-entitled action.

On October 30, 2024, I served a true and correct copy of the following document(s):

**[UNDER SEAL] DECLARATION OF PETER A. BIAGETTI IN SUPPORT OF DEFENDANTS MINDGEEK S.À R.L., MG FREESITES LTD, MG PREMIUM LTD, MINDGEEK USA INCORPORATED, MG GLOBAL ENTERTAINMENT INC., AND 9219-1568 QUEBEC INC.'S CIVIL LOCAL RULE 79-5.2.2 APPLICATION FOR LEAVE TO FILE DOCUMENTS UNDER SEAL;**


**[UNREDACTED] OMNIBUS MEMORANDUM OF POINTS AND AUTHORITIES IN SUPPORT OF MOTION TO DISMISS OF DEFENDANTS MINDGEEK S.À R.L., MG FREESITES LTD, MG PREMIUM LTD, MINDGEEK USA INCORPORATED, MG GLOBAL ENTERTAINMENT INC., AND 9219-1568 QUEBEC INC.;**

**[UNREDACTED] DECLARATION OF ANDREAS ALKIVIADES ANDREOU IN SUPPORT OF THE MINDGEEK DEFENDANTS' MOTION TO DISMISS**

<input checked="" type="checkbox"/>	<b>BY EMAIL:</b> I caused the documents to be sent to the persons at the email address listed below. I did not receive, within a reasonable time after the transmission, any electronic message or other indication that the transmission was unsuccessful.
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**SEE SERVICE LIST ATTACHED**

Executed on October 30, 2024, at Los Angeles, California. I hereby certify that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

  
\_\_\_\_\_  
Diane Hashimoto

## SERVICE LIST

Parties	Attorneys
Plaintiffs	Michael J. Bowe, <a href="mailto:mbowe@brownrudnick.com">mbowe@brownrudnick.com</a> Lauren Tabaksblat, <a href="mailto:ltabaksblat@brownrudnick.com">ltabaksblat@brownrudnick.com</a> Micaela J. Piña, <a href="mailto:mpina@brownrudnick.com">mpina@brownrudnick.com</a> David M. Stein, <a href="mailto:dstein@olsonstein.com">dstein@olsonstein.com</a>
Bernd Bergmair	Ronald G. White, <a href="mailto:rwhite@wmhwlaw.com">rwhite@wmhwlaw.com</a> Dan Marmalefsky, <a href="mailto:DMarmalefsky@mofo.com">DMarmalefsky@mofo.com</a>
Feras Antoon	Jason Brown, <a href="mailto:JBrown@CohenGresser.com">JBrown@CohenGresser.com</a> Matthew V. Povolny, <a href="mailto:mpovolny@cohengresser.com">mpovolny@cohengresser.com</a> Joanna K. Chan, <a href="mailto:JChan@CohenGresser.com">JChan@CohenGresser.com</a>
David Tassillo	Jonathan S. Sack, <a href="mailto:JSack@maglaw.com">JSack@maglaw.com</a> Alexander F.R. Peacocke, <a href="mailto:apeacocke@maglaw.com">apeacocke@maglaw.com</a> David W. Wiechert, <a href="mailto:dwiechert@aol.com">dwiechert@aol.com</a>
Redwood Capital Management, LLC Redwood Master Fund, Ltd. Redwood Opportunity Master Fund, Ltd. Manuel 2018, LLC Gingogerum, LLC White-Hathaway Opportunity Fund	James Pearl, <a href="mailto:jamespearl@paulhastings.com">jamespearl@paulhastings.com</a> Adam M. Reich, <a href="mailto:adamreich@paulhastings.com">adamreich@paulhastings.com</a> Emma Lanzon, <a href="mailto:emmalanzon@paulhastings.com">emmalanzon@paulhastings.com</a> Kiaura Clark, <a href="mailto:kiauraclark@paulhastings.com">kiauraclark@paulhastings.com</a>
Colbeck Capital Management, LLC CB Media Ventures, LLC CB Agency Services, LLC CB Participations SPV, LLC	David Hille, <a href="mailto:dhille@whitecase.com">dhille@whitecase.com</a> Kevin Adam, <a href="mailto:kevin.adam@whitecase.com">kevin.adam@whitecase.com</a> Russell Gould, <a href="mailto:russell.gould@whitecase.com">russell.gould@whitecase.com</a>
Visa Inc.	Drew Tulumello, <a href="mailto:Drew.Tulumello@weil.com">Drew.Tulumello@weil.com</a> Mark A. Perry, <a href="mailto:mark.perry@weil.com">mark.perry@weil.com</a>